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18 Attorneys for Defendant and Counterclaimants  
19 Beijing Kaidi Education & Technology  
20 Development Co., Ltd., Yalin Lin, Yan Liu, and  
21 Jun Zhang

22  
23 UNITED STATES DISTRICT COURT  
24  
25 NORTHERN DISTRICT OF CALIFORNIA

26  
27 MINTEL LEARNING TECHNOLOGY, INC., a  
28 California corporation,

1 Plaintiff,

2 vs.

3 BEIJING KAIDI EDUCATION &  
4 TECHNOLOGY DEVELOPMENT CO., LTD.,  
5 dba, Kaidisoft, a Chinese corporation, YALIN  
6 LIN, an individual, YAN LIU, an individual, JUN  
7 ZHANG, an individual, and DOES 1-10,

8 Defendants.

9 CASE NO. C-06-07541-PJH

10  
11 **STIPULATED DISMISSAL PURSUANT TO  
12 SETTLEMENT AGREEMENT  
13 AND ORDER**

14  
15 Whereas, Plaintiff and Counter-Defendants Mintel Learning Technology, Inc. (“Plaintiff”) has  
16 entered into a confidential settlement agreement (the “Agreement”) with Defendants and  
17 Counterclaimants Beijing Kaidi Education & Technology Development Co., Ltd., Yalin Lin, Yan Liu,  
18 and Jun Zhang (“Defendants”);

19  
20 Whereas, under the Agreement, Plaintiff and Defendants have amicably settled all of their  
21 disputes under the above-entitled action (the “Action”);

1 Wherefore, Plaintiff hereby voluntarily dismisses all of its claims against Defendants with  
2 prejudice; and Defendants voluntarily dismiss all of their counterclaims against Plaintiff with  
3 prejudice.

4  
5 Date: June 2, 2008

Greenberg Traurig LLP

/s/ J. James Li

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7 J. James Li  
Counsel for Plaintiff Mintel Learning  
Technology, Inc.

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9 Date: June 2, 2008

Dahyee Law Group

/s/ Leon E. Jew

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11 Leon E. Jew  
Counsel for Defendants Beijing Kaidi  
12 Education & Technology Development Co.,  
Ltd., Yalin Lin, Yan Liu, and Jun Zhang

13 (I hereby verify that I have the authorization from Mr. Leon E. Jew to affix his signature to this  
14 dismissal. /s/ J. James Li. )

15  
16 Upon reviewing the stipulated dismissal, GOOD CAUSE SHOWING, the Action is  
17 DISMISSED in its entirety with prejudice.

18 IT IS SO ORDERED

19  
20 Date: June 2, 2008

